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S. C. PUBLIC SERVICE COMMISSION

AUG 18 2006

1253 Harllees Bridge Road Dillon S.C. 29536

Ph/Fax: 843 841 1606

August 17, 2006

Len S. Anthony Deputy General Counsel-Regulatory Affairs Progress Energy Service Co., LLC P.O. Box 1551, Raleigh, N.C. 27602-1551 Ph: 1 919 546 6367; Fax: 1 919 546 2694

Counsel for Progress Energy

Subject: THIRD DEMAND for Notarized Sworn Affidavit Certifying to Accounts

and Amounts Claimed Due From Beatrice E. Weaver.

Ref:

Ref: Docket No. 2004-219-E Public Service Commission

Demands dated January 16, 17, 2006 (copies attached for reference)

Dear Mr. Anthony:

Reference is made to my letters of January 16, and 17, 2006 to which I have yet to receive a proper and legally correct answer. The irresponsible, un-profesional and uncooperative responses I did receive from you will be addressed in due course of events.

Your continued refusal to provide me with electric power to my residence in my name is based entirely on your as yet unsubstantiated claim that I, Beatrice Weaver, owe Progress Energy some \$5,314.34 as erroneously stated in your letters to the Commission dated December 5, 2005 and January 12, 2006. In violation of statutes, rules and regulations, you have refused to respond to my previous Requests for you to document your spurious and fraudulent claim to the Commission that I owe your company this or any other amount. I do not owe your company anything, you know it, and you know you cannot prove it.

On the contrary, as I intend to show in court in due time, it is your company, represented by you, Ms. Hardy and Mr. Cagle, with the compliant cooperation of the Commission in dereliction of its duty, who owe me plenty for the damages, economic losses, and impairment of my health, as a direct result of your negligence and violation of S.C. State statutes, rules and regulations to which you are subject as an out-of-state provider..

Herewith is my Third Request for you to document your claim as requested, by August 31, 2006.

Once Again, demand is hereby made to you to substantiate, identify and provide the data as I have requested in the First and subsequent Requests, copy attached. Federal law requires that you comply.

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As I have stated, your continued refusal to do so on a timely and cooperative basis substantiates your documented on-going pattern and practice of continued violations of the S.C. State's and the Commission's rules and regulations, permitted by the Commission Staff.

Further, that by your obstructive actions and continued refusals to comply with my request for documents and sworn affidavits substantiating your claim that I owe your company money, you admit to the fact that your argument is legally defective and that you cannot prove your claim in figures, dates, documents and/or legal statutes. Of course you know or should know that your claims presented to the Commission and ORS, are totally and legally incorrect. You base your argumentation solely on the Doctrine of Necessaries which does not apply in this case on several grounds, particularly the facts of the case. Your claim abetted by the Commission and the ORS is also a violation of several constitutional rights.

First, the case is **disputed** as to any amount that may be due, and has been disputed from the very outset. As you know the case is presently in Dillon court to determine that issue. Thus the Commission does not have jurisdiction over this issue.

Second, the debtor, if any, would be Mr. Weaver, and only Mr. Weaver as he has stated on several occasions. He has never refused to pay any legitimate amount that may be due and payable subject to proper billing and reconciliation. On many occasions he asked your company for a correct accounting yet to be provided which you are now and in fact have been unable to produce.

In addition you and Ms. Hardy have both violated the Commission regulations on other issues, including lying to the Commission and ORS, for which you both shall yet be held accountable in due course.

All of this has resulted in your legal maneuverings with the Commission and the ORS, over which you exercise great undue influence. In fact you treat the Commission as a "wholly-owned subsidiary" or a de facto "department" of your billion dollar, out-of-state, for profit, utility corporation. Based on my observations and experience of their deliberations to date, the record clearly shows that the Commissioners and the ORS are clearly under your undue influence and you enjoy their unfettered cooperation at my expense.

Perish the thought that we shall "close the docket." We shall not. There is a long way to go yet in resolving this matter.

: Again I repeat my request that as Counsel for the Petitioner in this action, you promptly issue to the Commission with a copy to me, your notarized Affidavit, certifying under sworn oath that the said respective accounts and amounts for each account are true, accurate and factually correct, and that you have legal documents such as a contract with me, to support said statements. Please issue certified true copies of the said legal documents to the Commission, with copies to me.

By copy of this demand, I am again for the third time requesting the Commission to order you to comply herewith and compel production of the requested documents to substantiate your claims, in the event you once again refuse to provide the affidavit as requested.

Such action is within the Commission's statutory and regulatory jurisdiction and authority under the rules of civil procedure. A formal "Motion to Compel Production of Documents" shall be filed if the Commission once again ignores this request.

In view of my upcoming surgery, time is of the essence; please comply within five (5) business days of your receipt hereof.

Yours truly

Cc: Mr. Charles L.A. Terreni

Chief Clerk/Administrator

S.C. Public Service Commission

P.O. Drawer 11649, Colombia S.C. 29211

Ph: 1803 896 5113; Fx: 1 803 896 5231

Mr. Gary Weaver

Confirmation copy for legal reference, with USPO Certificate of Mailing to Addressee. I To SCPS / Tenewi / BW

Encl: Copies of my letters dated January 16 and 17, 2006 requesting you to substantiate your erroneous claims to the Commission and continued refusal to provide my residence with electric power since July 2002.

HIRPANEST ALG. M/06

1253 Harllees Bridge Road

Dillon S.C. 29536 Ph/Fax: 843 841 1606

January 16, 2006

Len S. Anthony
Deputy General Counsel-Regulatory Affairs
Progress Energy Service Co., LLC
P.O. Box 1551, Raleigh, N.C. 27602-1551
Ph: 1 919 546 6367; Fax: 1 919 546 2694

Counsel for Progress Energy

Ref: Docket No. 2004-219-E

Subject: Demand for Notarized Sworn Affidavit Certifying to Accounts and Amounts Claimed Due From Beatrice Weaver.

Dear Mr. Anthony:

In your letter to the Commission dated December 5, 2005, you have stated that I "Beatrice" owe Progress Energy the amount of \$5,314.34.

Demand is hereby made to you to identify and provide the following data:

- 1. A detailed list of the respective accounts comprising this alleged amount.
- 2. A break-down of said amount by each account name and number.
- 3. The amount allegedly owed by date, for each account.
- 4. the dates showing the duration of each account.
- Show all alleged interest owed on each account.

Further, please respond to the following:

- 6. As of which specific date, did the alleged amount due of \$5,314.34 become my alleged obligation?
- 7. How did this amount become my obligation?
- 8. By what legal instrument did it become my obligation?
- 9. By what legal action did it become my obligation?
- 10. By whom and what legal authority, or agent, and when was it officially declared my obligation?

As Counsel for the Petitioner in this action, please promptly issue to the Commission with a copy to me, your notarized Affidavit, certifying under oath that the said respective accounts and amounts for each account are true, accurate and factually correct, and that you have legal documents to support said statements.

Please issue certified true copies of the said legal documents to the Commission, with copies to me.

By copy of this demand, I am requesting the Commission to order you to comply herewith, in the event you refuse to comply as requested.

Time is of the essence; please comply with this demand within five (5) business days of your receipt hereof.

Yours truly,

Beatrice. E. Weaver

Cc: Mr. Charles L.A. Terreni Chief Clerk/Administrator S.C. Public Service Commission P.O. Drawer 11649, Colombia S.C. 29211 Ph: 1803 896 5113; Fx: 1 803 896 5231

Confirmation copy for legal reference, with USPO Certificate of Mailing to Addressee.

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AIRD FINAL ALG. 17/16

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January 17, 2006

Len S. Anthony Deputy General Counsel-Regulatory Affairs Progress Energy Service Co., LLC P.O. Box 1551, Raleigh, N.C. 27602-1551 Ph: 1 919 546 6367; Fax: 1 919 546 2694

Counsel for Progress Energy

Ref: Docket No. 2004-219-E

Subject: Demand for Notarized Sworn Affidavit Certifying Petitioner's Letters to the

Commission dated December 6, 2005 and January 9, 2006.

Dear Mr. Anthony:

As Counsel for the Petitioner in this action, please promptly issue to the Commission with a copy to me, your notarized Affidavit, certifying under oath that the statements made in your respective letters to the Commission dated December 6, 2005 and January 9, 2006 (copy received by me on January 12, 2006), are true, accurate and factually correct, and that you have legal documents to support said statements.

Please issue certified true copies of the said legal documents to the Commission, with copies to me.

Time is of the essence; please comply with this demand within five (5) business days of your receipt hereof.

By copy of this demand, I am requesting the Commission to order you to comply herewith, in the event you refuse to comply as requested.

Yours truly,

Beatrice, E. Weaver

Copy to:

Mr. Charles L.A. Terreni Chief Clerk/Administrator S.C. Public Service Commission P.O. Drawer 11649 Colombia S.C. 29211

Ph: 1803 896 5113; Fx: 1 803 896 5231

Confirmation copy for legal reference, with USPO Certificate of Mailing to Addressee.